	A Section 1995	RENTAL AGREEMEN	. 110		* 1	
THE HIRTZ CORPORATION OF THE HIRTZ CORPORATION OF THE HIR THE CORPORATION OF THE		NUMBER BOO879R	110	DY Z	ISPONDENCE	
HERTZ DI OVEG POOM DE LOS ANGELES, CALIFORNIA	TREE TO	1000013K		E TURNED IN (CITY		
AA 7001 N AA		PB		TIME IN) ————	
THE PIREWEL COMPANY INC		1100/3		7 <u>-</u>		
FOIAh3a	Γ	RESERVATION (CUCLE)		TIME OUT		
3095 BROADWAY		YES NO (COLLISI Iter agrees to pay an a	ON PROTECTIO	N	arast (udth	
D. STHES ADDRESS	a maximum of \$	5 per week), and He the Hertz vehicle refe	rtz agrees to reliev	e Renter of all liab	lity for col-	
FOIAh3a	shall be fully li	nformity with this in table for all such da aren of any law or of	mage if said vehic	le is used,		
DR		LNSE NO.	STATE VE		TIPE -	
CHARGE CARDI	, 		EL RETURN BY	DEP	Osif	
NAME REPUR PORT RETORD WITH THE BODY STYLE MILEAGE			A, MADE OUT BY (PULL)	CHARGES COM	PUTED BY	
NUMBER CAR RESPEC AT CAR TO BE CHICKED IN AT MILES			Z . Tal	1	L. 72	
The west Corporation, begainst the client thesty beach to the understand renter by the term and up	on the covenant	2/2/2/19	/0	- 12	30	
The Hertz Corporation, hereinafter culled "thertz" hereby lease: is the updersigned renter, his the term and upgand conditions herein set out, the motor vibidle described above, hereinafter called "vehicle." (1. Penter art neveledges and agrees—they vehicle is the emperty of Hertz: that vehicle is in good mechanics.	al condition: the	:	/ 0		* 	
vehicle together with all tires, "cels, accessories and accountement," will be returned in the same condition as whe clace above specified, ordinary wear and tear excepted, on the expension date specified or sooner it demanded by I (2). Renter agrees not in permit the use or in use, operate or drive well-life for the transportation of persons or I	Hertz.	<u> </u>	1 60		-2-2	
not to one, permit the one or to operate or drive whiche in whichen of any Lederal, State or Municipal (aw. ordinand from governing the one operation, or driving there it nor to remove vehicle from this state without the written consent	ce, rule or regula- thereto of Hestz	- VALLES (S				
(3) Treate (1) given it the attered by Lina consurance policy sovering vehicle agrees to comply with all the term strain in European Comply with the terms and or ling become when the original or the terms and or ling become when the original or the terms and or ling become when the original or the terms and or	ns and conditions anditions appear					
44 Representative expressing agreed to expandify the foregoing Company for any and all loss, Gamage, cost of indices. The section is not Company to a process of indices in damage, as surfaced by occupants of vehicle in states who	iro the law make	S ITOTAL		, ,	2 21	
Hertz in the first permit hable for a pines to occupant of a hide or because it injuries on timages resulting from the use, operation and in got assistant of interests and conditions appealing herein. (5) Reproduct progressing against a pay to the condemnant where a notating persons individual or other charges applicable to this.			-		54	
rental at the contribute forms, is specified vision and maintening own report to the cost of all dismages to said vehicle during. This cental net of provided, here yet, that there is a liability for such discovery shall be limited to \$100.00 unless vehicle was used,						
operated or differ in variation of any mather as Assume as the agreement. (i) If the purpose significant eagles and has directed the billing for charges her condent to be transmitted to anomore organization about a great so being billing, has failed to onthe purpose if their the person so signing shall, upon d	the person firm emand, promptly	SERVICE CITAR	HE STATE OF	ا ز	<i></i>)	
pay \$500 delice (7) At a concertly agreed than Rental is not the agent, served or employee at Nortz in any manner what sees a		TAX	//	***	11	
76. It is uppressly agreed that he trishall not be hable for bond of damage to any properly left or stirred by Riperson to an up-of-which on the first store time or upper whiche on the return thereof to intercand Renter expressly of think for such basis of the damage in painting the state of the stage of the stag	enter or any othe volves any and al Lanvisuch claims	,	:s	つ つ	 	
THA.		153 CAS 200		1		
Reserve		NET DUE		ر ر ا	1	
Renter participates—the benefits of au automobile public liability and property damage insurance policy sub- conditions, investigations, of restrictions their digard is bound by such terms, conditions, limitations and extrictions of the participation of the par	pates of the benefits of aufautomobile public liability and property damage insurance policy subject to the terms, constructions, in restrictions their digard is bound by such terms, conditions, limitations and extrictions even though all of nod in this repital agreement. Said policy does not cover the repiter of direction lies sustained by pasteingers person while riding in or alighting from or getting into or on vehicle or liability imposed upon or assumed by the Workstein's Compensation Act, plan or law of any confrict of whatever nature and recurres that every accident must proved in writing to the Station from which he vehicle is rented and in any event on 24 hours after the accident or quart immediately defiver to the Station from which he wehicle is rented and in any event of the station from which he we have a second or the condition of the station from which he wehicle is rented on to "manurance carrier as soon as		FOIAb3a			
or guest, of any person while riding in or alighting from or getting into accon vehicle or liability imposed upon o assured under any Warksteen's Compensation Act, plan or law or unic contract of whatevernature and recurrent that we				> >	11	
and renter or driver much immediately deliver to the Station from which the vehicle is rented to the "morrance practicule, every primess pleading or paper of any kind relating to any and all claims, suits and proceedings receiptives. The renter and driver shall not in any manner aid or abet any claimant but shall cooperate tony with the In	carrier as soon a	NET DUE	OWNIE	city		
in all platters connected with the investigation and defense of any claim or suit.		i i		1198	······	
The vehicle shall not be used, operated or driven; (a) In violation of any of the terms of the cental agreement. (b) By any erson in violation of law as to age or by a driver or renter who has given a fictibous name of alse age or address. (c) For any illegal expose, in any race, speed test or contest, to propel or tow any vehicle or trailer or by any person while under the influence of incorps or marcohor, (d) By any person other than the renter who signed the cental agreement or provided renter's permission.		1-	CUSTOMEDIC CODY			

toxicents or transcence. (d) By any person other than the reprier who signed the cental agreement or provided renter's permission be obtained, by a member of the reprier's immediate family, the renter's employment of view the vehicle pursuant to said person: usual and customary employment by the renter, and in the rourse of said driver's regular and usual employment for the renter, provided, however Approved For Release 2001/03/04: CIA-RDP81B00879R000900050053-4

FORM 405 (5-60) PRINTED IN U.S.A. "CUSTOMER LIABLE FOR ALL PARKING VIOLATIONS"